

114TH CONGRESS  
1ST SESSION

# H. R. 3203

To require prompt responses by mortgage owners of homes in foreclosure to short sale offers to purchase such homes, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

JULY 23, 2015

Mr. HIGGINS introduced the following bill; which was referred to the Committee on Financial Services

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## A BILL

To require prompt responses by mortgage owners of homes in foreclosure to short sale offers to purchase such homes, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Vacant Homes Act  
5       of 2015”.

6       **SEC. 2. PROMPT RESPONSE REQUIRED.**

7       (a) BEFORE FORECLOSURE.—

8                   (1) 90 DAYS PROVIDED TO RESPOND.—With re-  
9                   spect to a home in foreclosure, the mortgage owner  
10                  of such home who receives notice from the owner of

1       such home (or from such owner's designee) of a  
2       qualified offer to buy such home in a short sale  
3       shall, no later than 90 days after receipt of such no-  
4       tice, provide a response to—

- 5                     (A) such homeowner; and  
6                     (B) the person who made such offer.

7                     (2) CERTIFICATION REQUIRED WHEN OWNER  
8       IN IMMINENT DEFAULT.—If such home is a home in  
9       foreclosure only because the owner is in imminent  
10      default on a loan secured by a mortgage of such  
11      home, a communication from such owner (or des-  
12      ignee) to such mortgage owner does not constitute  
13      “notice” under paragraph (1) unless such owner cer-  
14      tifies in such notice that he or she is in imminent  
15      default on such loan.

16                   (3) CONTENTS OF RESPONSE.—A response de-  
17       scribed under paragraph (1) shall—

- 18                     (A) state that such mortgage owner ac-  
19       cepts the offer; or  
20                     (B) state that such mortgage owner rejects  
21       the offer and adequately provide a reason for  
22       such rejection.

23                   (4) SUFFICIENT RESPONSES.—A response de-  
24       scribed under paragraph (1) which states that such

1       mortgage owner rejects the offer adequately provides  
2       a reason for such rejection only if it provides—

3                     (A) a counteroffer stating—

4                             (i) an alternative price at which the  
5                               mortgage owner would approve the offer;  
6                               and

7                             (ii) an economic analysis demon-  
8                               strating a reasonable expectation that,  
9                               within the 1-year period following the 90-  
10                              day period under subsection (a), the  
11                              home's fair market value will likely be  
12                              equal or greater than such alternative  
13                              price;

14                             (B) proof that the home's title is encum-  
15                              bered such that the transfer of title proposed by  
16                              the offer is prohibited;

17                             (C) proof that another mortgage owner of  
18                              the home prohibits its being the subject of a  
19                              short sale; or

20                             (D) proof that an enforceable contract be-  
21                              tween the mortgage owner and another person  
22                              prohibits the mortgage owner from approving  
23                              the offer.

24                             (b) AFTER FORECLOSURE.—

1                             (1) 90 DAYS PROVIDED TO RESPOND.—With re-  
2                             spect to a foreclosed home, the owner of such home  
3                             (or a servicer acting on behalf of the owner) who re-  
4                             ceives a qualified offer to buy such home shall, no  
5                             later than 90 days after receipt of such offer, pro-  
6                             vide a response to the person who made such offer.

7                             (2) CONTENTS OF RESPONSE.—A response de-  
8                             scribed under paragraph (1) shall—

9                                 (A) state that such owner or servicer ac-  
10                              cepts the offer; or

11                                 (B) state that such owner or servicer re-  
12                              jects the offer and adequately provide a reason  
13                              for such rejection.

14                             (3) SUFFICIENT RESPONSES.—A response de-  
15                             scribed under paragraph (1) which states that such  
16                             mortgage owner rejects the offer adequately provides  
17                             a reason for such rejection only if it provides—

18                                 (A) a counteroffer stating—

19                                     (i) an alternative price at which the  
20                                     mortgage owner would approve the offer;  
21                                     and

22                                     (ii) an economic analysis demon-  
23                                     strating a reasonable expectation that,  
24                                     within the 1-year period following the 90-  
25                                     day period under subsection (a), the

1                   home's fair market value will likely be  
2                   equal or greater than such alternative  
3                   price; or

4                   (B) proof that the home's title is encum-  
5                   bered such that the transfer of title proposed by  
6                   the offer is prohibited.

7 **SEC. 3. PRIVATE RIGHTS OF ACTION.**

8                   (a) **FOR HOMEOWNERS.**—A homeowner who has pro-  
9                   vided a mortgage owner with notice of a qualified offer  
10                  under section 2(a) and does not within 90 days receive  
11                  the response required thereunder may bring a civil action  
12                  in the district court of the United States for the district  
13                  in which such home is located against an entity required  
14                  to provide such response.

15                  (b) **FOR OFFERORS.**—A person who has made a  
16                  qualified offer to purchase a home in foreclosure or a fore-  
17                  closed home and does not receive a response within the  
18                  90-day period applicable under section 2(a) or 2(b) may  
19                  bring a civil action in the district court of the United  
20                  States for the district in which such home is located  
21                  against an entity required to provide such response.

22                  (c) **RELIEF.**—The relief sought in a civil action under  
23                  subsection (a) or (b) may include an order requiring the  
24                  defendant to comply with section 2.

1   **SEC. 4. AUTHORITY GRANTED TO THE BUREAU OF CON-**

2                   **SUMER FINANCIAL PROTECTION.**

3       (a) ENFORCEMENT AUTHORITY.—The Bureau of  
4 Consumer Financial Protection may apply to the district  
5 court of the United States for the district in which a home  
6 in foreclosure or a foreclosed home is located for an order  
7 requiring—

8                   (1) the mortgage owner of such home in fore-  
9 closure to comply with section 2, and for such other  
10 relief as the court may deem appropriate to carry  
11 out this Act; or

12                  (2) the owner of such foreclosed home (or a  
13 servicer acting on behalf of such owner) to comply  
14 with section 2, and for such other relief as the court  
15 may deem appropriate to carry out this Act.

16       (b) RULEMAKING AUTHORITY.—The Bureau of Con-  
17 sumer Financial Protection shall have the power to make  
18 such rules as may be necessary or appropriate to carry  
19 out this Act.

20   **SEC. 5. DEFINITIONS.**

21       As used in this Act:

22       (a) DWELLING; HOME.—The terms “dwelling” and  
23 “home” have the meaning given the term “dwelling”  
24 under section 103 of the Truth in Lending Act (15 U.S.C.  
25 1602).

1           (b) FORECLOSED HOME.—The term “foreclosed  
2 home” means a dwelling whose owner obtained such dwell-  
3 ing—

4                 (1) by reason of the acceptance by such owner  
5                 (or by a servicer acting on behalf of such owner) of  
6                 a deed in lieu of foreclosure on a mortgage of that  
7                 dwelling; or

8                 (2) by reason of foreclosure on a mortgage of  
9                 that dwelling by such owner (or by a servicer acting  
10                 on behalf of such owner).

11           (c) HOME IN FORECLOSURE.—The term “home in  
12 foreclosure” means a dwelling—

13                 (1) whose owner is in imminent default on a  
14                 loan secured by a mortgage of such dwelling;

15                 (2) whose owner has defaulted on a loan se-  
16                 cured by a mortgage of such dwelling; or

17                 (3) which is the subject of a foreclosure pro-  
18                 ceeding.

19           (d) IMMINENT DEFAULT.—The term “imminent de-  
20 fault” with respect to a loan obligation means a situation  
21 in which the obligor under such loan—

22                 (1) is current, or delinquent by less than 30  
23 days, on the obligation under such loan; and

24                 (2) is experiencing a significant reduction in in-  
25 come or other hardship that will severely limit his or

1       her ability to make the next required payment on  
2       such loan.

3           (e) MORTGAGE.—The term “mortgage” includes a  
4       deed of trust or other security interest in real property.

5           (f) MORTGAGE OWNER.—The term “mortgage  
6       owner” with respect to a dwelling means—

7                  (1) the mortgagee of such dwelling;

8                  (2) the obligee of a loan secured by a mortgage  
9       of such dwelling; or

10                 (3) the servicer of a loan secured by a mortgage  
11       of such dwelling.

12           (g) QUALIFIED OFFER.—

13                 (1) IN GENERAL.—The term “qualified offer”  
14       means an offer to buy a home for at least the lowest  
15       of—

16                     (A) half the assessed value of a home for  
17       the purposes of State or local taxation; or

18                     (B) half the value of a home as established  
19       by a private appraisal.

20                 (2) NO APPRAISAL OR ASSESSMENT.—If a home  
21       that is the subject of an offer to buy has not been  
22       assessed for tax purposes or by a private appraisal,  
23       such offer shall be deemed to be a qualified offer if  
24       it includes an offer to pay at least half the home’s  
25       value as estimated for accounting purposes by—

4           (h) SERVICER.—The term “servicer” has the mean-  
5 ing given such term under section 6(i)(2) of the Real Es-  
6 tate Settlement Procedures Act of 1974 (12 U.S.C.  
7 2605(i)(2)), and includes a person who was a servicer of  
8 a loan secured by a dwelling before that dwelling became  
9 a foreclosed home.

10           (i) SHORT SALE.—The term “short sale” means a  
11 transaction—

21 (B) releases the mortgage of such dwelling.

